

**From:** [Brian Duffy](#)  
**To:** [Leah Gibbons](#); [SCDdb\\_ecf\\_austin](#)  
**Cc:** [gsolomons@speightsandsolomons.com](#); [tshaffer@speightsandsolomons.com](#); [asheheen@thesavagefirm.com](#); [awoody@thesavagefirm.com](#); [beattie\\_beattieashmore.com](#); [Rhonda@BeattieAshmore.com](#); [Stephanie@beattieashmore.com](#); [david.schlosser@lewisbrisbois.com](#); [stephanie.hunt@lewisbrisbois.com](#); [james.hood@hoodlaw.com](#); [info@hoodlaw.com](#); [jsmith@craincaton.com](#); [jkaplan@jonesday.com](#); [jweizenecker@jonesday.com](#); [jking@williamsmullen.com](#); [jthomas@williamsmullen.com](#); [kchilders@williamsmullen.com](#); [klove@williamsmullen.com](#); [Tyer, Sara](#); [jjohnson@lightfootlaw.com](#); [jwilkerson@turnerpadget.com](#); [ahager@turnerpadget.com](#); [KPerry@mqlaw.com](#); [lolson@lightfootlaw.com](#); [MMorte@mqlaw.com](#); [mrwright@thesavagefirm.com](#); [rwashington@thesavagefirm.com](#); [dgriffith@tcspllc.com](#); [molly.craig@hoodlaw.com](#); [Jane Pilarski](#); [pcombs@tcspllc.com](#); [bmaxwell@tcspllc.com](#); [klittrell@tcspllc.com](#); [rdavis@tcspllc.com](#); [vwolfe@tcspllc.com](#); [apate@lightfootlaw.com](#); [robertosborne@parkerpoe.com](#); [celestemallett@parkerpoe.com](#); [Jordan, Robert H.](#); [celestemallett@parkerpoe.com](#); [jeslynharvey@parkerpoe.com](#); [robertosborne@parkerpoe.com](#); [ruth.levy@wbd-us.com](#); [David.Joyce@wbd-us.com](#); [jill.horn@wbd-us.com](#); [kmartin-rothrock@williamsmullen.com](#); [sjones@williamsmullen.com](#); [Tyer, Sara](#); [tony.walkup@wbd-us.com](#); [sarmstrongdavis@tcspllc.com](#); [dgriffith@tcspllc.com](#); [eford@tcspllc.com](#); [klittrell@tcspllc.com](#); [mtuggle@tcspllc.com](#); [rdavis@tcspllc.com](#); [vwolfe@tcspllc.com](#); [sngiese\\_jonesday.com](#); [courtalert@jonesday.com](#); [rkjos@jonesday.com](#); [tgrossman@jonesday.com](#); [vsheheen@thesavagefirm.com](#); [Virginia Floyd](#); [Pamela Jones](#)  
**Subject:** 4:22-cv-01427-JDA / Weatherford et al v. E.I. Du Pont De Nemours and Company et al  
**Date:** Thursday, April 3, 2025 3:17:23 PM  
**Attachments:** [2025-04-02 \(204\) Order to Show Cause why John Doe Defendants should not be dismissed.pdf](#)

---

**CAUTION - EXTERNAL:**

Good afternoon, Ms. Gibbons and Judge Austin's Chambers.

I am writing to follow up on the John Doe Third Party Defendants and the Court's text order to show cause (#204). The Third Party Plaintiffs agree to dismiss without prejudice the John Doe Third Party Defendants. If we locate a responsible party later, we will file a motion then.

Please let me know if you would like for us to file a motion or other document to accomplish these dismissals.

The parties are also working together to submit a proposed amended scheduling order by April 9, as the Court has requested.

Respectfully,

Brian

Brian C. Duffy, Esq.  
Duffy & Young, LLC  
Honorary Consul of Ireland for South Carolina

843.720.2044

**CAUTION - EXTERNAL EMAIL:** This email originated outside the Judiciary. Exercise caution when opening attachments or clicking on links.